PROCEEDINGS OF THE COMMON COUNCIL IN REGULAR SESSION, Tuesday , November 11, 196 7 ...

CITY OF FORT WAYNE, INDIANA
Journal of the Proceedings
of the Common Council

The Common Council of the City of Fort Wayne met in the Council Chamber <u>Tuesday</u>
evening, November 14, A.D., 1967 in Regular Session. President
Edwin J. Rousseau in the chair, and Fuad G. Bonahoom Clerk, at the desk,
present the following members
Rousseau Steigerwald Tipton
Absent viz: Councilman

The minutes of the last regular October 24, 1967 session having been delivered to the Council, were, on Motion, approved as published.



City of Fort Wayne

HAROLD S. ZEIS

COMMUNICATION FROM THE MAYOR

To the Common Council Fort Wayne, Indiana

Gentlemen and Mrs. Fay:

Today, October 25, 1967, I have approved the following ordinances passed by the Common Council at its regular meeting on October 24, 1967:

(Bill No. Z-67-09-20)

ZONING MAP ORDINANCE NO. Z-125-67

AN ORDINANCE amending the City of Fort Wayne Zoning Map No. C-3.

(Bill No. A-67-10-02)

APPROPRIATION ORDINANCE NO. A-150-67

AN ORDINANCE transferring certain funds within the 1967 Budget of the Fort Wayne Humane Commission.

(Bill No. A-67-10-01)

APPROPRIATION ORDINANCE NO. A-149-67

AN ORDINANCE transferring certain funds within the 1967 Budget of the Board of Public Safety-Police Department.

(Bill No. S-67-10-03)

SPECIAL ORDINANCE NO. S-546-67

AN ORDINANCE establishing and changing the names of certain streets.

(Bill No. S-67-10-04) (Amended)

SPECIAL ORDINANCE NO. S-547-67

AN ORDINANCE providing for making public buildings and facilities accessible to and usable by physically handicapped persons.

(Bill No. S-67-10-05)

SPECIAL ORDINANCE NO. S-548-67

AN ORDINANCE approving a certain bid document between City of Fort Wayne and HEFNER CHEVROLET, INC. for two 4-door Sedans, Police Package.

(Bill No. S-67-10-06)

SPECIAL ORDINANCE NO. S-549-67

AN ORDINANCE approving a contract with ALLEN COUNTY TRACTOR SALES for one Ford Tractor for City Utilities Park.



MADE A MATTER OF RECORD

DATE 11-14-67 FUAD G. BONAHOOM, CITY CLERK

(Bill No. S-67-10-07)

SPECIAL ORDINANCE NO. S-550-67

AN ORDINANCE approving a contract with GRAYBAR ELECTRIC CO. for 30,000 feet of cable for the Light Construction Department.

(Bill No. S-67-10-08)

SPECIAL ORDINANCE NO. S-551-67

AN ORDINANCE approving a contract with A. GROSJEAN & SON for the improvement of Anthony Boulevard.

(Bill No. S-67-10-09)

SPECIAL ORDINANCE NO. S-552-67

AN ORDINANCE approving Emergency Resolution of the Board of Public Works for resurfacing Werling Drive.

(Bill No. S-67-10-18)

SPECIAL ORDINANCE NO. S-553-67

AN ORDINANCE approving Emergency Resolution of the Board of Public Works for resurfacing Raymond Avenue.

(Bill No. G-67-10-30)

GENERAL ORDINANCE NO. G-110-67

AN ORDINANCE to amend Section 3 of an ordinance entitled GENERAL ORDINANCE NO. G-95-67 "An Ordinance of the City of Fort Wayne, Indiana, concerning the construction of extensions and additions to the waterworks system owned and operated by said City, authorizing the issuance of revenue bonds to provide for the cost thereof, and matters connected therewith," as said Ordinance was amended by General Ordinance No. G-104-67.

(Bill No. G-67-10-31)

GENERAL ORDINANCE NO. G-111-67

AN ORDINANCE to amend Section 1 of an ordinance entitled GENERAL ORDINANCE NO. G-94-67 "An Ordinance establishing rates and charges for the use of and services rendered by the waterworks system of the City of Fort Wayne, and repealing all ordinances or parts of ordinances in conflict therewith"

Respectfully submitted,

Harold S. Zeis

Mayor



City of Fort Wayne

BOARD OF PUBLIC SAFETY

COMMUNICATION FROM BOARD OF PUBLIC SAFETY

October 25, 1967

President of the Common Council City of Fort Wayne, Indiana

Dear Sir:

Attached herewith is an authenticated copy of the Board of Public Safety Regulatory Resolution number $55-67/E_{\bullet}$

For the purpose of enforcement, please make this communication and the attached Regulatory Resolution a matter of record and incorporate same into the minutes of the next Common Council Meeting.

Respectfully submitted,

Melvin H. Heckman, Chairman BOARD OF PUBLIC SAFETY

BY:

George W. Bormuth, Exec. Sec'y.

ah

MADE A MATTER OF RECORD

DATE 11-14-67 FUAD G. BONAHOOM, CITY CLERK



RETURN CERTIFICATE

(Regulatory Resolution No. 55-67 / 12)

I hereby certify that I did this 27th day of
, 1967 deliver to each, the City Traffic
Engineer, the Chief of Police, the City Attorney, The City
Clerk and the President of the Common Council of the City
of Fort Wayne, Indiana, respectively, a copy of the within
Regulatory Resolution No. 55-67/h of the Board of Public
Safety of the City of Fort Wayne, duly certified by me as
Secretary of said Board, in accordance with the provisions
of Section 20 (a) of Chapter 31, Municipal Code of the City
of Fort Wayne, Indiana 1946, as amended by General Ordi-
nance G-55, adopted FEB. 14, 1961.

EXECUTIVE SECRETARY

REGULATORY RESOLUTION NO.55-67 E

(Adopted <u>October</u> ______, 196 _7)

WHEREAS, Section 20(a) (3), Chapter 31, Municipal Code of the City of Fort Wayne, Indiana, as amended by General Ordinance No.G -55 adopted FEB. 14 1961 authorizes the Board of Public Safety to make experimental regulations to cover special conditions; and,

WHEREAS, a special condition has arisen justifying the Experimental Regulation hereinafter ordered, with re-

gard to 60 minute parking 8:00 A.M. - 6:00 P.M.,

and deletion of 90 minute parking 8:00 A.M. - 6:00 P.M.

; and,

WHEREAS, the City Traffic: Engineer has, by written

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF PUBLIC SAFETY OF THE CITY OF FORT WAYNE, INDIANA:

That, pursuant to the authority granted to this Board by Section 20 (a) (3) of Chapter 31 of the Municipal Code of the City of Fort Wayne, Indiana 1946, as amended by General Ordinance No G-55. adopted FEB. 14. 1961. to make experimental regulations to cover special condi-

tions, it is hereby ordered, effective Uctober 25,

1967_, and for a period of sixty (60) days thereafter, and when signs are erected pursuant hereto giving notice thereof, that THE FOLLOWING BE ESTABLISHED:

- A. 60 Minute Parking 8:00 A.M. 6:00 P.M.:
 - 1. South Calhoun St. -- west side -- from Darrow St. to Oakdale Dr.
- B. 90 Minute Parking 8:00 A.M. 6:00 P.M.:

Delete

1. South Calhoun St. -- west side -- from Darrow St. to Oakdale Dr.



City of Fort Wayne

COMMUNICATION FROM BOARD OF PUBLIC SAFETY

November 6, 1967

President of the Common Council City of Fort Wayne, Indiana

Dear Sir:

Attached herewith are authenticated copies of the Board of Public Safety Regulatory Resolutions number 56-67/D, 57-67/E and 58-67/E.

For the purpose of enforcement, please make this communication and the attached Regulatory Resolutions a matter of record and incorporate same into the minutes of the next Common Council Meeting.

Respectfully submitted,

Melvin H. Heckman, Chairman BOARD OF PUBLIC SAFETY

George W. Bormuth, Exec. Sec'y.

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MADE A MATTER OF RECORD

DATE 11-14-67 FUAD G. BONAHOOM, CITY CLERK

RETURN CERTIFICATE

(Regulatory Resolution No. $\frac{56-67}{D}$), $\frac{57-67}{E}$ & $\frac{58-67}{E}$

I hereby certify that I did thisday of
November, 196 deliver to each, the City Traffic
Engineer, the Chief of Police, the City Attorney, The City
Clerk and the President of the Common Council of the City
of Fort Wayne, Indiana, respectively, a copy of the within 56-67/D, 57-67/E & 58-67/E
Regulatory Resolution No/_ of the Board of Public
Safety of the City of Fort Wayne, duly certified by me as
Secretary of said Board, in accordance with the provisions
of Section 20 (a) of Chapter 31, Municipal Code of the City
of Fort Wayne, Indiana 1946, as amended by General Ordi-
nance G-55, adopted FEB. 14, 1961.

EXECUTIVE SECRETARY

REGULATORY RESOLUTION NO. 56-67/D (Adopted November 3, 196 7) WHEREAS, Section 20 (a) (2), Chapter 31, Municipal Code of the City of Fort Wayne, Indiana, as amended by General Ordinance No. G-55, adopted FEB, 14, 1961. authorizes the Board of Public Safety to make regulations to carry out its delegated authority thereunder; and, WHEREAS, Section 62, 121 & 122 WHEREAS, Section of said chapter as so amended delegates to this Board authority to designate preferential intersections, restrict parking near hazardous or congested places and designate curb loading zones ___; and, WHEREAS, the City Traffic Engineer has, by written memorandum dated Oct. 31 & Nov. 1, 1967, submitted to this Board his advice with regard to the regulation hereinafter adopted, which written memorandum is on file in the office of this Board; NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF PUBLIC SAFETY OF THE CITY OF FORT WAYNE, INDIANA: That, pursuant to the authority delegated to this 62, 121 & 122 Board by Section _____ of Chapter 31, Municipal Code of the City of Fort Wayne, Indiana 1946, as amended by General Ordinance No G-55 adopted FEB. 14. 1961. it is hereby ordered, effective November 3, 1967, and when signs are erected pursuant hereto giving notice thereof, that THE FOLLOWING BE ESTABLISHED: Preferential Intersection: DELETE Pettit Avenue - Preferential at South Wayne Ave. 2. Pettit Avenue - Preferential at Indiana Ave. 3. Pettit Avenue - Preferential at Tacoma Ave. Pettit Avenue - Preferential at Old Mill Road. B. No Parking: Maumee Avenue - south side - from Division St. to 100 ft. east

No Parking - Passenger Loading Zone:

1.

west.

Wayne Street - north side - from Ewing St. to 110 ft.

REGULATORY RESOLUTION NO.57-67/E

(Adopted <u>November</u> 3 , 196 7)

WHEREAS, Section 20(a) (3), Chapter 31, Municipal Code of the City of Fort Wayne, Indiana, as amended by General Ordinance No.G-55 adopted FEB. 14 1961 authorizes the Board of Public Safety to make experimental regulations to cover special conditions; and,

WHEREAS, a special condition has arisen justifying the Experimental Regulation hereinafter ordered, with regard to thru streets, stop intersections, no parking and a no parking Sundays deletion ____; and,

WHEREAS, the City Traffic: Engineer has, by written memorandun dated Oct. 31, Nov. 1&3, 196 7, submitted to this Board his advice with regard to the regulation hereinafter adopted, which written memorandum is on file in the office of this Board;

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF PUBLIC SAFETY OF THE CITY OF FORT WAYNE, INDIANA:

That, pursuant to the authority granted to this Board by Section 20 (a) (3) of Chapter 31 of the Municipal Code of the City of Fort Wayne, Indiana 1946, as amended by General Ordinance No G-55. adopted FEB. 14, 1961. to make experimental regulations to cover special condi-

tions, it is hereby ordered, effective November 3,

196 $\frac{7}{2}$, and for a period of sixty (60) days thereafter, and when signs are erected pursuant hereto giving notice thereof, that THE FOLLOWING BE ESTABLISHED:

A . Thru Street:

Pettit Avenue - from Fairfield Ave. to Stratford Rd. except at Fairfield Ave. & Stratford Rd.

Stop Intersection:

- 1. Pettit Avenue STOP at Stratford Rd.
- 2. Fairfax Avenue STOP at Indiana Ave.
- 3. Fairfax Avenue STOP at South Wayne Ave.
- 4. South Wayne Avenue STOP at Woodhurst Blvd.
- 5. Jefferson St. South Service Road STOP at Division St.
- 6. Westbrook Drive STOP at Grove St.7. Eastbrook Drive STOP at Grove St.

Grove Street - STOP - at Westbrook Dr.

C. No Parking Sundays:

BELETE

- 1. Kenwood Avenue south side from Leroy Ave. to Buena Vista Dr.
- D. No Parking:
 - 1. Grove Street both sides from Clinton St. to Westbrook Dr.

REGULATORY RESOLUTION NO. $\frac{58-67}{2}$ E (Adopted November 3, 1967) WHEREAS, Section 20(a) (3), Chapter 31, Municipal Code of the City of Fort Wayne, Indiana, as amended by

General Ordinance No.G - 55 adopted FEB. 14 1961 authorizes the Board of Public Safety to make experimental regulations to cover special conditions; and,

WHEREAS, a special condition has arisen justifying

the Expe	rīmental R	egula	ition hereina	after orde:	red, w	ith	re-
gard to_	renewing	and	extending	Regulato	ry		
	ions46-67						
	a plant commence de l'entre conscionant d'évalencé des éléments enverné la clève					Describen A.C.(c)	TOCONTRACTOR AND
WCTON OK- RESING BEST SPECIAL						. ;	and,

WHEREAS, the City Traffic: Engineer has, by written October 31, 196 7, submitted memorandun dated _ to this Board his advice with regard to the regulation hereinafter adopted, which written memorandum is on file in the office of this Board;

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF PUBLIC SAFETY OF THE CITY OF FORT WAYNE, INDIANA:

That, pursuant to the authority granted to this Board by Section 20 (a) (3) of Chapter 31 of the Municipal Code of the City of Fort Wayne, Indiana 1946, as amended by General Ordinance No G-55. adopted FEB. 14, 1961. to make experimental regulations to cover special condi-

tions, it is hereby ordered, effective November

1967_, and for a period of sixty (60) days thereafter, and when signs are erected pursuant hereto giving notice thereof, that THE FOLLOWING BE ESTABLISHED:

- Renew & Extend Regulatory Resolution 46-67/E No Parking:
 - 1. Scheele Avenue north side from Bueter Rd. to Shadybrook Dr.
 - Grant Street west side from 255' south of Washington Blvd. to Humphry St.

 3. Humphry Street - north side - from Grant St. to
 - Wabash Ave.



CITY PLAN COMMISSION 425 S. Calhoun Street

City of Fort Wayne

November 10, 1967

COMMUNICATION FROM CITY PLAN COMMISSION

The Common Council of the City of Fort Wayne City Hall Fort Wayne, Indiana

Gentlemen and Mrs. Fay:

Attached hereto are the recommendations of the City Plan Commission on six (6) ordinances concerning the amendment of the Moning Ordinance (Ceneral Ordinance Number 2836, amending Chapter 36 of the Municipal Code of the City of Fort Wayne, Indiana, 1946). The proposed ordinances are designated as:

Bill No. Z-67-02-28

Bill No. 3+67-06-40

Bill No. Z-67-09-15

Bill No. Z-67-09-17

Bill No. Z-67-09-19

Bill No. Z-67-10-19

Respectfully submitted,

CITY PLAN COMMISSION

Certified and signed this 10th day of Movember 1967.

Mary Ann Haynie Hogy Secretary

MADE A MATTER OF RECORD

DATE 11-14-67 FUAD G. BONAHOOM, CITY CLERK



WHEREAS, the Common Council of the City of Fort Wayne, Indiana, on February 28, 1967. referred a proposed zoning map amendment to the City Plan Commission which proposed ordinance was designated as Bill No. Z-67-02-28; and,

WHEREAS, the required notice of public hearing on such proposed ordinance has been published as required by law; and,

WHEREAS, the City Plan Commission conducted a public hearing on such proposed ordinance on April 17, 1967;

NOW THEREFORE, BE IT RESOLVED that the City Plan Commission does hereby recommend that such proposed ordinance DO PASS for the reasons that a need has been shown for the Land Use Plan to be amended, the amendment will be in the best interest of and benefit to the area involved and of and to the city, and the amendment will not be detrimental to and does not conflict with the overall city plan;

BE IT FURTHER RESOLVED that the Secretary is hereby directed to present a copy of this resolution to the Common Council at its next regular meeting.

This is to certify that the above is a true and exact copy of a resolution adopted at the meeting of the Fort Wayne City Plan Commission held April 24, 1967.

Certified and signed this 27th day of October 1967.

Mary Ann Haynie

Secretary

WHEREAS, the Common Council of the City of Fort Wayne, Indiana, on June 27, 1967, referred a proposed zoning map amendment to the City Plan Commission which proposed ordinance was designated as Bill No. Z-67-06-40; and,

WHEREAS, the required notice of public hearing on such proposed ordinance has been published as required by law; and,

WHEREAS, the City Plan Commission conducted a public hearing on such proposed ordinance on August 21, 1967;

NOW THEREFORE, BE IT RESOLVED that the City Plan Commission does hereby recommend that such proposed ordinance DO PASS for the reasons that a need has been shown for the Land Use Plan to be amended, the amendment will be in the best interest of and benefit to the area involved and of and to the city, and the amendment will not be detrimental to and does not conflict with the overall city plan;

BE IT FURTHER RESOLVED that the Secretary is hereby directed to present a copy of this resolution to the Common Council at its next regular meeting.

This is to certify that the above is a true and exact copy of a resolution adopted at the meeting of the Fort Wayne City Plan Commission held October 23, 1967.

Certified and signed this 27th day of October 1967.

Mary Ann Haynie

WHEREAS, the Common Council of the City of Fort Wayne, Indiana, on September 12, 1967, referred a proposed zoning map amendment to the City Plan Commission which proposed ordinance was designated as Bill No. Z-67-09-15; and,

WHEREAS, the required notice of public hearing on such proposed ordinance has been published as required by law; and,

WHEREAS, the City Plan Commission conducted a public hearing on such proposed ordinance on October 16, 1967;

NOW THEREFORE, BE IT RESOLVED that the City Plan Commission does hereby recommend that such proposed ordinance DO NOT PASS for the reasons that no need has been shown for the Land Use Plan to be amended, the amendment will not be in the best interest of and benefit to the area involved and of and to the city, and the amendment will be detrimental to and conflicts with the overall city plan;

BE IT FURTHER RESOLVED that the Secretary is hereby directed to present a copy of this resolution to the Common Council at its next regular meeting.

This is to certify that the above is a true and exact copy of a resolution adopted at the meeting of the Fort Wayne City Plan Commission held October 23, 1967.

Certified and signed this 27th day of October 1967.

Mary Ann Haynie

WHEREAS, the Common Council of the City of Fort Wayne, Indiana, on September 12, 1967, referred a proposed zoning map amendment to the City Plan Commission which proposed ordinance was designated as Bill No. Z-67-09-17; and.

WHEREAS, the required notice of public hearing on such proposed ordinance has been published as required by law; and,

WHEREAS, the City Plan Commission conducted a public hearing on such proposed ordinance on October 16, 1967:

MOW THEREFORE, BE IT RESOLVED that the City Plan Commission does hereby recommend that such proposed ordinance DO NOT PASS for the reasons that no need has been shown for the Land Use Plan to be amended, the amendment will not be in the best interest of and benefit to the area involved and of and to the city, and the amendment will be detrimental to and conflicts with the overall city plan;

BE IT FURTHER RESOLVED that the Secretary is hereby directed to present a copy of this resolution to the Common Council at its next regular meeting.

This is to certify that the above is a true and exact copy of a resolution adopted at the meeting of the Fort Wayne City Plan Commission held October 23, 1967.

Certified and signed this 27th day of October 1967.

Mary Ann Haynie

Secretary

WHEREAS, the Common Council of the City of Fort Wayne, Indiana, on September 12, 1967, referred a proposed zoning map amendment to the City Plan Commission which proposed ordinance was designated as Bill No. Z-67-09-19; and.

WHEREAS, the required notice of public hearing on such proposed ordinance has been published as required by law; and,

WHEREAS, the City Plan Commission conducted a public hearing on such proposed ordinance on October 16, 1967;

NOW THEREFORE, BE IT RESOLVED that the City Plan Commission does hereby recommend that such proposed ordinance DO NOT PASS for the reasons that no need has been shown for the Land Use Plan to be amended, the amendment will not be in the best interest of and benefit to the area involved and of and to the city, and the amendment will be detrimental to and conflicts with the overall city plan;

BE IT FÜRTHER RESOLVED that the Secretary is hereby directed to present a copy of this resolution to the Common Council at its next regular meeting.

This is to certify that the above is a true and exact copy of a resolution adopted at the meeting of the Fort Wayne City Plan Commission held October 23, 1967.

Certified and signed this 27th day of October 1967.

Mary Ann Haynie

Secretary

WHEREAS, the Common Council of the City of Fort Wayne, Indiana, on October 10, 1967, referred a proposed zoning map amendment to the City Plan Commission which proposed ordinance was designated as Bill No. Z-67-10-10; and.

WHEREAS, the required notice of public hearing on such proposed ordinance has been published as required by law; and,

WHEREAS, the City Plan Commission conducted a public hearing on such proposed ordinance on October 16, 1967;

NOW THEREFORE, BE IT RESOLVED that the City Plan Commission does hereby recommend that such proposed ordinance DO PASS for the reasons that a need has been shown for the Land Use Plan to be amended, the amendment will be in the best interest of and benefit to the area involved and of and to the city, and the amendment will not be detrimental to and does not conflict with the overall city plan;

BE IT FURTHER RESOLVED that the Secretary is hereby directed to present a copy of this resolution to the Common Council at its next regular meeting.

This is to certify that the above is a true and exact copy of a resolution adopted at the meeting of the Fort Wayne City Plan Commission held October 23, 1967.

Certified and signed this 27th day of October 1967.

Mary Ann Haynie

Hayne

FORT WAYNE CHAPTER

Izaak Walton League of America, Inc.

DEFENDER OF SOIL, WOODS, WATERS AND WILD LIFE

R.R. No. 1, HUNTERTOWN, INDIANA

OFFICE OF
PRESIDENT
VICE PRESIDENT
SECRETARY
MEMBERSHIP SEC'Y.
TREASURER

TREASURER



R. R. #1 Grabill, Indiana November 13, 1967

Edwin Rousseau, President City Council City Hall Fort Wayne, Indiana

Dear Sir:

The Board of Directors of the Fort Wayne Chapter of the Izaak Walton League on November 8 formally moved to express opposition to the proposed covering of Harvester Ditch pending clarification of certain questions. This letter is for the record of the City Council on this subject.

The Board made note of the fact that the proposed covering, in and of itself, is completely irrelevant to the achievement of improved water quality. Taken alone, this covering will actually contribute to a worsened water quality problem, because beneficial biological activity of an exposed stream will be eliminated.

The proposed covering will tend also to conceal polluted conditions and delay pollution remedies. It will also make detection and anti-enforcement more difficult or impossible.

The State of Indiana has adopted water quality standards for the Maumee River into which the Harvester Ditch discharges. These standards, cited by the Department of the Interior as among the best in the nation, include partial body contact recreation, and qualities which will permit a healthy warm water aquatic life system.

Harvester Ditch by no means meets the test of those water qualities, and is in fact officially declared a major source of Maumee River pollution. Concealing this ditch will do nothing to remedy the problem, and the funds proposed for the project would be much better spent for legitimate pollution abatement systems.

Our Board also noted that those portions of Harvester Ditch which are not covered could actually contribute to the esthetics of the area through which it passes, including a city park. Some of the stream margins now form wildlife cover, and would be greatly enhanced by genuine anti-pollution remedies. If the pollutants in Harvester Ditch are eliminated or treated at the source, the stream could be one of the better assets of the area.

MADE A MATTER OF RECORD

DATE 11-14-67 FUAD G. BONAHOOM, CITY CLERK

FORT WAYNE CHAPTER

Izaak Walton League of America, Inc.

DEFENDER OF SOIL, WOODS, WATERS AND WILD LIFE

R.R. No. 1, HUNTERTOWN, INDIANA

OFFICE OF

PRESIDENT
VICE PRESIDENT
SECRETARY
MEMBERSHIP SECTY
TREASURER



November 13, 1967

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The Board has instructed me to forward copies of this position of our Chapter to State and Federal authorities which have an interest in the Maumee River water quality, and to ask them to join in our objection to covering Harvester Ditch until such time as the discharge of the ditch to the Maumee meets the water quality standards established for the river.

If the covering of this ditch is approved at this time, we are convinced that it will represent a serious setback in the achievement of the water qualities established for the Maumee River.

Sincerely,

Lanaine Beraft

Lorraine Becraft, Clean Water Chairman

cc: Blucher Poole, Ind. Stream Pollution Control Board Murray Stein, Federal Water Pollution Control Adm. Sam Ropchan, President of Ft. Wayne Chapter IWLA

Attached: AMMENDED WATER QUALITY CRITERIA AND PLANS FOR IMPLEMENTATION Proposed by Stream Pollution Control Board of the State of Indiana March 1967.

AMENDED WATER QUALITY CRITERIA

AND

PLAN FOR IMPLEMENTATION

MAUMEE, ST. JOSEPH AND WHITEWATER RIVER BASINS STATE OF INDIANA

Proposed

Вy

Stream Pollution Control Board of the State of Indiana
March, 1967

INTRODUCTION

The Federal Water Quality Act of 1965 provides that States, after public hearings, and prior to June 30, 1967, may adopt water quality criteria applicable to interstate waters or portions thereof within the State and a plan for the implementation and enforcement of the water quality criteria adopted. In establishing such standards the State shall take into consideration all water uses.

The Stream Pollution Control Board was created by Chapter 214, Acts of 1943. This statute, as amended, provides for Board members and grants the Board control over the pollution of any waters of this State with the powers to adopt standards of water quality and to order abatement of pollution.

The Governor of Indiana, on December 1, 1965, advised the Federal Government that Indiana intends to establish required interstate water quality criteria. The criteria and plan for implementation adopted must be submitted to the Secretary of Interior.

During October, 1966, the Stream Pollution Control Board prepared a report on the Water Quality and Plan for Implementation on the Indiana Waters of the Maumee, St. Joseph and Whitewater River Basins. These reports were preparatory for hearings to be held for these basins on November 21, 1966, at Fort Wayne (Maumee), November 28, 1966, at South Bend (St. Joseph), and November 30, 1966, at Richmond (Whitewater).

The hearings were held and testimony was received concerning the proposed water quality criteria. After consideration of all of the testimony received, the Board has adopted amended proposed criteria.

The purpose of this report is to present these amended criteria and to categorize the water uses more explicitly. In addition, the implementation portion of the original report has been revised and is contained herein.

PRESENT AND FUTURE WATER USES

Summary of Water Uses

MAUMEE RIVER BASIN

- 1. All waters in the basin will be required to support a well-balanced, warm-water fish population and must be suitable for agricultural uses.
- 2. All waters, where natural temperatures permit, will be required to support put-and-take trout fishing.
- 3. All reservoirs and lakes and the St. Joseph River (Allen County) must be maintained for whole body contact recreation and all other streams for partial body contact recreation, such as boating, canoeing and fishing.
- 4. All waters which are used for public or industrial water supply must meet said criteria, and where needed for this purpose in the future, will meet the criteria.

ST. JOSEPH RIVER BASIN

- 1. All waters in the basin will be required to support a well-balanced, warm-water fish population and must be suitable for agricultural uses.
- 2. All waters, where natural temperatures permit, will be required to support put-and-take trout fishing.
- 3. All reservoirs and lakes in the basin and the St. Joseph River must be maintained for whole body contact recreation and all other streams for partial body contact recreation, such as boating, canoeing and fishing.
- 4. All waters which are used for public or industrial water supply must meet said criteria, and where needed for this purpose in the future, will meet the criteria.

WHITEWATER RIVER BASIN

- 1. All waters in the basin will be required to support a well-balanced, warm-water fish population and must be suitable for agricultural uses.
- 2. All reservoirs and lakes in the basin must be maintained for whole body contact recreation and all streams for partial body contact recreation, such as boating, canoeing, and fishing.
- 3. All waters which are used for public or industrial water supply must meet said criteria, and where needed for this purpose in the future, will meet the criteria.

PROPOSED AMENDED CRITERIA

The Board adopted the proposed amended criteria, for the waters of the Maumee, St. Joseph, and Whitewater River Basins. All waters, based on the use concept, will be required to meet the amended standards, as adopted in final form, for the appropriate public and industrial water supply, aquatic life, recreational, and agricultural uses mentioned previously.

TMPLEMENTATION AND ENFORCEMENT PLAN

The Indiana Stream Pollution Control Board, under the present Indiana Stream Pollution Control Law (Chapter 214, Acts of 1943, as amended), has the required authority to control and prevent pollution in the waters of this State. All plans and specifications for abatement or correction of any polluted conditions shall be approved by the Stream Pollution Control Board.

The minimum weekly flow, which occurs once in 10 years, will be used in applying the standards. It is recognized that the all-time minimum flow will be less but will occur only a very small percentage of the time. During these periods, only minimum damage to the stream will result. The Board plans to assure compliance with the coliform standards for recreation during the recreational season of April through October, inclusive, and year-around for water supply. But it must be recognized that there are uncontrollable sources of coliform pollution other than sewage treatment plant effluents such as storm water runoff mentioned previously in this report. The Technical Secretary may make a determination to restrict whole body contact recreation when such waters are affected by storm water runoff.

The Board now conducts about 100 stream quality surveys per year and collects biweekly samples from 71 stream and lake sites. These will be increased within budgetary and personnel limitations.

The prompt and regular submission of monthly operational reports will be required of the treatment plants to enable evaluation of effluent quality. Further, where practicable, the Board will require the larger treatment facilities to initiate a downstream sampling program.

All those municipalities which have, or will be required to have, secondary sewage treatment facilities must provide the following removal of organic material in terms of BOD:

- (1) trickling filter plant at least 80%, or
- (2) activated sludge plant at least 90%

The characteristics of a receiving stream, including low flow, will continue to be used in determining the type of treatment required.

A. Maumee River Basin

The Board will require construction of municipal treatment facilities in accordance with the following timetable:

1. Effluent chlorination facilities are to be provided by Avilla, Berne, Butler, Fort Wayne, Garrett, and Waterloo by the end of 1968.

11:01 1/67

- 2. / Provision of adequate dilution water or installation of advanced waste treatment at Auburn, Decatur, Garrett, and Fort Wayne will be required within the next 10 years. Phosphate removal will be required at Fort Wayne as soon as practicable methods are developed.
- 3. The installation of sewers and sewage treatment facilities for incorporated communities with public water supplies and no recognized sewage treatment facilities will be required within the next 10 years. This includes Grabill, St. Joe and Woodburn.

The eight inadequate industries in the basin will be required to provide adequate treatment for the following contaminants by the end of 1968:

Industry

Kitchen-Quip, Inc. Waterloo Cedur Creek

Warner Automotive Division Borg-Warner Corporation Cedar criek Auburn

Essex Wire Corporation
Fort Wayne 5/ Manye

Franke Plating Works, Inc. Fort Wayne J. runce rived

International Harvester Company Fort Wayne Zamestw little

General Plating & Engineering, Inc. Gyanide, heavy metals Fort Wayne There and dutch and suspended solids

Parrot Packing Company Fort Wayne Traumee

Universal Tool and Stamping Company Fort Wayne

Contaminants

Suspended solids and heavy metals

BOD, suspended solids and oil

BOD, oil, heavy metals, phenols and suspended solids

Cyanide, heavy metals and suspended solids

BOD, oils and suspended solids

BOD, grease and suspended solids

Cyanide and zinc

B. St. Joseph River Basin

The Board will require construction of municipal treatment facilities in accordance with the following timetable:

1. Secondary treatment facilities are to be provided by the City of Elkhart by the end of 1969 and by the City of Ligonier by the end of 1972. Said facilities are to include effluent chlorination.

- 2. Expansion of secondary treatment facilities will be required by South Bend and Mishawaka by the end of 1972.
- 3. South Bend is to provide effluent chlorination facilities as soon as practicable. Ashley, Goshen and LaGrange are to provide effluent chlorination by the end of 1972.
- 4. Treatment facilities, including effluent chlorination, are to be provided by Albion, Cromwell, Milford Junction, Topeka and Wakarusa on or before the end of 1972.
- 5. Installation of advanced waste treatment or provision for low flow augmentation will be required at Angola within the next 10 years.
- 6. Installation of sewers and sewage treatment facilities will be required within the next 10 years for incorporated communities with public water supplies and no recognized sewer system. This includes Middlebury, Millersburg and Wolcottville.

The five inadequate industries in the basin will be required to provide adequate treatment for the following contaminants by the end of 1969:

Industry	Contaminants
Bristol Band Instrument Company Bristol	Cyanide and heavy metals
Continental Can Company Elkhart	BCD, suspended solids and color
Middlebury Co-operative Creamery Middlebury	BOD and suspended solids
New Paris Creamery Company New Paris	BOD and suspended solids
Gentner Packing Company South Bend	BOD and suspended solids

C. Whitewater River Basin

The Board will require construction of municipal transment facilities in accordance with the following timetable:

- 1. Spring Grove is to provide adequate sewage disposal for the rest of the community by the end of 1972.
- 2. Improvements to the Liberty sewage treatment facilities are to be provided on or before the end of 1972.

- 3. Effluent chlorination facilities are to be provided by Richmond by the time of completion of the Brookville Reservoir in 1970.
- 4. Effluent chlorination facilities are to be provided by Brookville and Glderburg by the era of 1972.
- 5. Installation of advanced waste treatment or provision for low flow augmentation for Richand will be required within 10 years. With the completion of the Propaville Reservoir, it may be necessary for Richmond to provide prosphate removal.
- 6. Installation of sewer and sewage treatment facilities will be required within the next 10 years for incorporated communities with public water supplies and no recognized sower system. This includes Dublin, Laurel, Multon, and West College Corner.

Debolt Construction Company, Richmond, will be required to provide adequate facilities for treatment of sand and gravel washing water and Mercury Record Pressing Company, Richmond, will be required to provide adequate treatment of sewage by the end of 1967.

If it appears, at any time prior to the above dates, that there will not be compliance with the timetables, the Board will hold administrative hearings and issue orders to submit plans and specifications for abatement of pollution with a minimum time for completion of waste treatment facilities. In case of a failure to comply with an order, the Board has the power to and will commence action for enforcement of said order in the Circuit or Superior Court of the County in which the alleged violation occurs.

It is the plan of the Board that, where needed, the control of pollution caused by combined sever overflows, the reduction of nutrients contributed by treated sewage effluents, and providing tertiary treatment should be accomplished within the next 10 years. The lack of practicable methods for implementing the above precludes establishing a finite time-table without further research and technology. Further, the Board plans to continue to work with local Soil and Water Conservation Districts regarding pollution control and water supply in the development of Small Watershed Protection and Flood Prevention Projects.

INDIANA STREAM POLLUTION CONTROL DESAID

The Stream Pollution Control Bossé of an Chate of Endiana, at its regular meeting held at Indianapolis, Indiana, on Fabreary 21, 1967, at which meeting a quorum of members was present as been lad by the Acts of 1943, Chapter 214, as amended by Acts of 1945, Chapter 132, Section 2, as found in Burns' Indiana Statute, 1961 represent 61 619, slopted the following new amended rules (Regulation SPC 18) concerning water quality standards for the Indiana waters of the houns., Si. Joseph, and Whitewater River Basins and a proposal to rescind the existing Fegulation SPC 7, promulgated November 8, 1945:

Regulation SPC 18 Water Quality Standards

MINIMUM CONDITIONS APPLICABLE TO ALL WATERS AT ALL PLACES AND AT ALL TIMES

- 1. Free from substances attributable to really admirable agricultural or other discharges that will settle to form pure scent or otherwise objectionable studge deposits.
- 2. Free from floating debris, oil, seum and other floating materials attributable to municipal, industrial, agricultural or other discharges in amounts sufficient to be unsightly or disterious.
- 3. Free from materials attributable to municipal, industrial, agricultural or other discharges producing color, odor or other conditions in such degree as to create a nuisance.
- 4. Free from substances attributable to municipal importable, agricultural or other discharges in concentrations or confinations which are toxic or harmful to human, animal, plant or agreed this.

STREAM-QUALITY OR FRANCA

FOR PUBLIC WATER SUPPLY AND FOOD PROCESSING INDESTRE

The following criteria are for evaluation of whom quality at the point at which water is withdrawn for treatment and distribution as a potable supply:

- 1. Bacteria: Coliform group not to exceed 5,000 per 100 ml as a monthly-average value (either MPN or MF count); nor average this number in more than 20 percent of the samples chanined larger any month; nor exceed 20,000 per 100 ml in more than five account of such samples.
- 2. Thresheld-eder numbers -Net-to-ensend-ph-fall-bally average.

- 2. Threshold-odor number: Taste and odor producing substances, other than naturally occurring shall not interfere with the production of a finished water by conventional treatment consisting of coagulation, sedimentation, filtration and chlorination. The threshold odor number of the finished water must be three or less.
- 3. Dissolved solids: Other than from naturally occurring sources not to exceed 500 mg/l as a monthly-average value, nor exceed 750 mg/l at any time. Values of specific conductance of 800 and 1,200 micromhos/cm (at 25°C.) may be considered equivalent to dissolved-solids concentrations of 500 and 750 mg/l.
- 4. Radioactive substances: Gross beta activity (in the known absence of Strontium-90 and alpha emitters) not to exceed 1,000 micromicrocuries picocuries per liter at any time.
- 5. Chemical constituents: Not to exceed the following specified concentrations at any time:

Constituent	Concentration (mg/l)
Arsenic	0.05
Barium	1.0
Cadmium	0.01
Chromium (hexavalent)	0.05
Cyanide	9+2 0.025
Fluoride	2,0 1.0
Lead	0.05
Selenium	0.01
Silver	0.05

FOR INDUSTRIAL WATER SUPPLY

The following criteria are applicable to stream water at the point at which the water is withdrawn for use (either with or without treatment) for industrial cooling and processing:

- 1. Dissolved oxygen: Not less than 2.0 mg/l as a daily-average value, nor less than 1.0 mg/l at any time.
- 2. pH: Not less than 5.0 nor greater than 9.0 at any time.
- 3. Temperature: Not to exceed 95°F, at any time.
- 4. Dissolved solids: Other than from naturally occurring sources not to exceed 750 mg/l as a monthly-average value, nor exceed 1,000 mg/l at any time. Values of specific conductance of 1,200 and 1,600 micromhos/cm (at 25°C.) may be considered equivalent to dissolved-solids concentrations of 750 and 1,000 mg/l.

FOR AQUATIC LIFE

The following criteria are for evaluation of conditions for the maintenance of a well balanced, warm-water fish population. They are applicable at any point in the stream except for areas immediately adjacent to outfalls. In such areas cognizance will be given to opportunities for the admixture of waste effluents with river water.

- Dissolved oxygen: Not less than 5.0 mg/l during at least 16 hours of any 24-hour period, nor less than 3.0 mg/l at any time.
- 2. pH: No values below 5.0 6.0 nor above 9.0 and daily-average (or median) values preferably between 6.5 and 8.5.
- 3. Temperature: Not to exceed 93°F. at any time during the months of May April through November, and not to exceed 73°F. 60°F. at any time during the months of December through April March.
- 4-Toxic-substances: Not-to-exceed-eas-toxik-of-the-48-hour-median tolorance-limity-encept-that-other-limiting-concentrations-may-be used-in-specific-cases-when-justified-on-the-basis-of-available evidence-and-approved-by-the-appropriate-regulatory-agency.
- 4. Toxic substances: Not to exceed one-tenth of the 96-hour median tolerance limit obtained from continuous flow bioassays where the dilution water and toxicant are continuously renewed, except that other application factors may be used in specific cases when justified on the basis of available evidence and approved by the appropriate regulatory agencies.
- 5. Taste and Odor: There shall be no substances which impart unpalatable flavor to food fish, or result in noticeable offensive odors in the vicinity of the water.
- Trout streams: In addition the following criteria are applicable to those waters designated for put-and-take trout fishing:
 - (a) Dissolved cxygen: Not less than 6.0 mg/l as a daily-average value, nor less than 4.0 mg/l at any time.

 - (b) pH: Not less than 6.5 nor greater than 8.5 at any time.
 (c) Temperature: Not to exceed 65 F. (However, slightly higher) temperatures may be tolerated with higher dissolved oxygen content than specified.)

FOR-RECREATION

The-fellowing-critorion-is-for-ovaluation-of-conditions-at-any-point Fu-Aveane-gouselestages-po-po-mosq-ton-boshove-barbones-tuefageure-bash water-contact-activities-as-evipming-and-water-skiing:

Bacteria: Goliform-group-not-to-areaed-l-600-per-100-nl-as-a monthly-average-value-(either-MPN-or-MF-count);-ner-exceed-this number-in-more-than-20-percent-of-the-samples-examined-during-any-month;-ner-exceed-2-100-per-100-nl-(either-MPN-or-MF-count) on-any-day.

FOR RECREATION

The following criteria are for evaluation of conditions at any point in waters designed to be used for recreational purposes:

- as a monthly-average value (either MPN or MF count) (during any month of the recreational season) nor exceed this number in more than 20 percent of the samples examined during any month (of the recreational season) nor exceed 2,400 per 100 ml (either MPN or MF count) on any day during the recreational season. The months of April through October, inclusive, are designated as one recreational season.
- 2. Partial body contact: Coliform group not to exceed 5,000 per 100 ml as a monthly-average value (either MPN or MF count); nor exceed this number in more than 20 percent of the samples examined during any month; nor exceed 20,000 per 100 ml in more than five percent of such samples.

FOR AGRICULTURAL OR STOCK WATERING

Criteria are the same as those shown for minimum conditions applicable to all waters at all places and at all times.

(The above replaces an enumeration of the four minimum conditions.)

- Note 1: Unless otherwise specified, the term average as used herein means an arithmetical average.
- Note 2: The analytical procedures used as methods of analysis to determine the chemical, basteriological, biological, and radiological quality of waters sampled shall be in accordance with the latest addition of Standard Methods for the Examination of Water and Westewater or other methods approved by the Indiana Stream Pollution Control Board and the Federal Water Pollution Control Administration.

The Technical Secretary of the Stream Pollution Control Board of the State of Indiana is hereby directed to cause the above proposed new amended rules to be duly published as provided by the Acts of 1945, Chapter 120, as found in Burns' IND. STAT. ANN., (1961 Repl.), Section 60-1501, et seq., for a public hearing to be held in Rice Auditorium, Indiana State Board of Health Building, 1330 West Michigan Street, Indianapolis, Indiana, at

10:00 a.m., EST, (9:00 a.m., CST), on the 17th day of March, 1967, and said Technical Secretary shall keep on file in the office of said Technical Secretary, the Library of the Supreme Court of Indiana, and the Office of the Attorney General for public inspection, at least five (5) copies of such proposed new rules and proposal to rescind existing Regulation SPC 1.

Charles L. Sidle, Chairman Stream Pollution Control Board of the State of Indiana

ATTEST:

B. A. Poole, Technical Secretary Stream Pollution Control Board of the State of Indiana

Industry	Sewage Disposal	Industrial Waste Facilities	Status of Treatment	Waste Flow MGD	Receiving Stream
Shaw's Dressed Poultry Grabill	Septic-absorption system	Screens, stabilization lagoons and blood collection	¥	0.020	Haifley Ditch
Central Soya Co., Inc. Decatur	Stabilization lagoons	Stabilization lagoons	≪⊀	001.0	St. Mary's River
Essex Wire Corporation Fort Wayne	Fort Wayne sewer	Stabilization lagoon	₩	0.088	St. Mary's River
Dana Corporation Fort Wayne	Fort Wayne sewer	Stabilization lagoons	₩	1.045	Neuhaus Ditch
Franke Plating Works, Inc. Fort Wayne	Fort Wayne sewer	Cyanide control and equalization tank	н	0.117	Marmee River via Fort Wayne storm sewer
International Harvester Co. Fort Nayne	Fort Wayne sewer	Soluble oil flotation and Sity sewer connection for some industrial waste	н	00.300	Harvester and Meyer Road Ditches
Gladieux Oil Company Fort Wayne	Septic-absorption system	Oil separator and in-	AZE	0.154	Harvester Ditch
Phelps Dodge Corporation Fort Wayne	Fort Wayne sewer	Acid neutralization sedimentation and water reuse	4	0.324	Harvester and Meyer Road Ditches
Magnavor Company Bueter Road Plant Fort Wayne	Fort Wayne sewer	Cyanide control and static rinse tanks	न्द	0.050	Harvester Ditch

Industry	Sewage Disposal	Industrial Waste Facilities	Status of Treatment	Waste Flow MGD	Receiving Stream
I T T Federal Laboratories Fort Wayne	Fort Wayne sewer	Cyanide control and static rinse tanks	Ą		Harvester Ditch
General Plating & Engineering, Inc. Fort Wayne	Septicmabsorption system	Cyanide control and static rinse tanks	н	0,038	Meyer Road Ditch
Parrot Packing Company Fort Wayne	Septic tanks	In~plant control	it	0°106	Maumee River
B. F. Goodrich Company New Haven	Activated sludge plant	Oil separator	A	0,263	Maumee River

A - Adequate I - Inadequate

November 14, 1967

Mr. John Nuckols, Chairman Public Works Committee The Common Council City Hall Fort Wayne, Indiana

Gentlemen:

Contract covering Resolution No. 188-1967 for Harvester Ditch, Phase III, with Weikel Construction Company, Inc., is being introduced today in the amount of \$58,605.70

It important that this project be completed as promptly as possible and the contractor is ready to proceed; therefore, we ask for advanced approval on same.

Very truly yours,

BOARD OF PUBLIC WORKS

Fred S. Ehrman, Chairman

FSE:jc

APPROVED:

MEMBERS OF THE COMMON COUNCIL

November 14, 1967

Mr. John Nuckols, Chairman Public Works Committee The Common Council City Hall Fort Wayne, Indiana

Gentlemen:

We have today issued Purchase Order No. 24830 to L. W. Dailey Construction Company for replacing pavement on South Wayne Avenue from a point 100 feet south of the south property line of Oakdale Drive to a point 50 feet south thereof.

Inasmuch as the contractor cannot start a large pavement job, he has agreed to do this project immediately and since we have been more than two years getting same accomplished, we ask that you give advanced approval in order that the contractor may proceed.

An ordinance covering this purchase order will not be introduced until November 28th.

Very truly yours,

BOARD OF PUBLIC WORKS

Fred S. Ehrman, Chairman

FSE:jc

APPROVED:

MEMBERS OF THE COMMON COUNCIL

The Council then adjourned.

CERTIFICATE

I hereby certify that I am the duly elected, acting and incumbent City Clerk of the City of Fort Wayne, Indiana and as such the custodian of the records of the Common Council of said city and that the above and foregoing is the true, full and complete record of the proceedings of the Common Council of the City of Fort Wayne, Indiana for its Regular Session, held on Tuesday the 14th day of November , 1967; that the numbered ordinances shown therein were duly adopted by said Common Council on said date and were presented by me to the Mayor of the City of Fort Wayne and were signed and approved or disapproved by said Mayor as and on the dates shown as to each such ordinance respectively; and that all such records, proceedings and ordinances remain on file and record in my office.

WITNESS my hand and the official seal of the City of Fort Wayne, Indiana, this 14th day of November 1967.

SEAL

CITY TREASURER'S AND CONTROLLER'S OR CLERK'S MONTHLY BALANCE

MONTH OF SETTEMBER 19 67 FINANCIAL STATEMENT

	The state of the s		And the second s	The second secon	ADJUSTMENTS (explain fully)			
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